

## One-Time Certificate for Portuguese Equities

Please mail the completed and signed certificate to:

Clearstream Services Prague Branch  
Tax Services Prague  
Futurama Business Park  
Building B  
Sokolovska 662/136b  
18600 Prague 8  
Czech Republic

Clearstream<sup>1</sup> account(s): \_\_\_\_\_ [the "Account"]

We, the undersigned client of Clearstream may hold from time to time in our securities Account(s) with Clearstream, equities issued by entities whose seat or place of effective management is located in Portugal (the "Equities"). For the purposes of ensuring that relief from Portuguese withholding tax is granted on certain dividend payments, we hereby certify that (*tick **one** box only and complete as appropriate*):

- ☐ We hold all the Securities in the Account exclusively on behalf of the following single beneficial owner (which may be ourselves) that is (*tick **one** box only*):
- ☐ Resident of a Double Taxation Treaty (DTT) country;  
OR
- ☐ EU/EEA pension fund;  
OR
- ☐ Non-resident of Portugal availing themselves the privileges and immunities enshrined in an international agreement or chart (central banks, government agencies and international/supranational organisations recognised by Portuguese law);  
OR
- ☐ Non-resident of Portugal, a DTT country, nor otherwise eligible for tax exemption but requesting the application of a reduced tax rate based on the below disclosure;  
OR
- ☐ Resident in Portugal and eligible for tax exemption according to Portuguese legislation;  
OR
- ☐ Resident in Portugal, not eligible for tax exemption but requesting the application of a reduced tax rate based on the below disclosure.

We further certify that, in the event the Securities are held by us in our capacity as beneficial owner:

- we qualify as the beneficial owner for tax purposes and are entitled to any related tax relief claimed, based on the applicable tax laws and regulations in the Portuguese market;
- such related tax relief entitlement to any related tax relief is valid for any such Securities sourced in the Portuguese market already held on the Account or to be held in the future in the Account;
- such related tax relief entitlement to any related tax relief is not restricted by any contractual obligation such as a lending or collateral arrangement

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<sup>1</sup> Clearstream refers collectively to Clearstream Banking S.A., registered office at 42, avenue John F. Kennedy, L-1855 Luxembourg, and registered with the Luxembourg Trade and Companies Register under number B-9248, and Clearstream Europe AG, registered office at Mergenthalerallee 61, 65760 Eschborn, Germany and registered in Register B of the Amtsgericht Frankfurt am Main, Germany under number HRB 7500.

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Full name: \_\_\_\_\_

Full fiscal address: \_\_\_\_\_

Portuguese Tax Identification Number (TIN): \_\_\_\_\_

Requested tax rate (%): \_\_\_\_\_

In addition:

**For central banks, foreign government agencies and supranational organisations:**

Article and name of treaty *(when applicable)*: Article \_\_\_\_\_ of the \_\_\_\_\_

**For Portuguese residents only:**

Type of investor<sup>a</sup>: \_\_\_\_\_

And if eligible for tax exemption: \_\_\_\_\_

Code number<sup>b</sup>: \_\_\_\_\_

Other legislation

*(complete only if Code number=8):* \_\_\_\_\_

a.Type of investor (individual/legal entity) to be completed by the Portuguese beneficial owner.

b.Enter one of the following code numbers representing the legal basis for tax exemption for eligible Portuguese beneficial owners:

1 = Art. 97 of CIRC (Corporate Income Tax Code) - Exemption from withholding tax.

2 = Art. 9 of CIRC - State, Autonomous Regions, local authorities, their associations governed by public law and social security federations and institutions.

3 = Art. 10 of CIRC - General Public Interest Companies, Charities and other non-governmental social entities.

4 = Art. 16 of EBF (Tax Incentives Statute) - Pension Funds and assimilated funds.

5 = Art. 21 of EBF - Retirement Savings Funds (FPR), Education Savings Funds (FPE), Retirement and Education Savings Funds (FPR/E).

6 = Art. 22º, Nº 10 of EBF (Tax Incentives Statute) - Tax Regime applicable to Portuguese Collective Investments Vehicles.

7 = Art. 23 - A of EBF - Venture Capital Investment Funds.

8 = Other legislation (indicate the applicable legislation next to Code 8 and, to the extent applicable, reference any other legal instruments relevant to verify the right to an exemption).

We undertake to notify Clearstream via Swift (formatted MT565 message), or Xact Web Portal message, before the applicable deadline for tax relief, of any holding of Securities for which the above statement does not apply. In the absence of such notification, we irrevocably authorise Clearstream to consider by default, for each relevant dividend payment date, our entire holding of Securities settled on Record Date as being beneficially owned by ourselves or on behalf of the single eligible beneficialowner disclosed above and we appoint Clearstream to request a reduced rate of Portuguese withholding tax on our entire position.

Furthermore, we acknowledge that to receive dividend payments with the reduced rate, we must provide Clearstream by the prescribed deadlines with the appropriate tax certification for DTT or Portuguese domestic legislation benefits, and any other tax documentation required from time to time under Portuguese law.

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OR

☐ We hold all the Securities in the Account on behalf of several beneficial owners that are exclusively (*tick one box only*):

☐ Resident of a Double Taxation Treaty (DTT) country;

OR

☐ EU/EEA pension fund;

OR

☐ Non-resident of Portugal availing themselves the privileges and immunities enshrined in an international agreement or chart (central banks, government agencies and international/supranational organisations recognised by Portuguese law);

OR

☐ Non-resident of Portugal, a DTT country, nor otherwise eligible for tax exemption but requesting the application of a reduced tax rate based on the below disclosure;

OR

☐ Resident in Portugal and eligible for tax exemption according to Portuguese legislation;

OR

☐ Resident in Portugal, not eligible for tax exemption but requesting the application of a reduced tax rate based on the below disclosure.

and that are entitled to application of the same reduced withholding tax rate, that is \_\_\_\_\_%, with respect to dividends paid on the Securities according to the DTT concluded between Portugal and their respective countries of residence, or based on the provisions of the Portuguese legislation.

We undertake to notify Clearstream via Swift (formatted MT565 message) or Xact Web Portal message, before the applicable deadline for tax relief, of any holding of Securities for which the above statement does not apply. In the absence of such notification, we irrevocably authorise Clearstream to consider by default, for each relevant dividend payment date, our entire holding of Securities settled on Record Date as being beneficially owned by beneficial owners eligible for reduced tax rate and we appoint Clearstream to request this reduced rate of Portuguese withholding tax on our entire position.

Furthermore, we acknowledge that to receive dividend payments with the reduced rate, we must provide Clearstream by the prescribed deadlines with:

- Beneficial Owners Disclosure via Swift (formatted MT565 message) or Xact Web Portal message, duly completed in the relevant format, provided and valid for one dividend payment date and only related to Securities that we may hold in our Account; and
- The appropriate tax certification for DTT or Portuguese domestic legislation benefits, and any other tax documentation required from time to time under Portuguese law.

OR

☐ We hold all the Securities in the Account on behalf of several beneficial owners that are entitled to application of withholding tax at a reduced rate with respect to dividends paid on the Securities according to the DTT concluded between Portugal and their respective countries of residence, or otherwise based on the provisions of the Portuguese legislation. We acknowledge that, in order to receive dividend payments with the reduced rate, we must provide Clearstream by the prescribed deadlines with:

- A breakdown of holdings, via Swift (formatted MT565 message) or Xact Web Portal message (Please refer to the CBL Client Handbook for full formatting requirements), indicating:
  - The total position for each reduced tax rate;
  - Applicable tax rate.
- Beneficial Owners Disclosure via Swift (formatted MT565 message) or Xact Web Portal message, duly completed in the relevant format, provided and valid for one dividend payment date and only related to Securities that we may hold in our Account; and
- The appropriate tax certification for DTT or Portuguese domestic legislation benefits, and any other tax documentation required from time to time under Portuguese law.

## One-Time Certificate for Portuguese Equities

We acknowledge and agree that:

- to obtain tax relief on dividend payments, every final beneficial owner must have obtained and submitted its Portuguese Tax Identification Number (TIN) to Clearstream together with the required tax certification as per Clearstream tax procedure and prescribed deadlines;
- to comply with the requirements of the Portuguese Tax Law, Clearstream must disclose beneficial owner's identity and holdings for each transaction and dividend event. We irrevocably authorise Clearstream to forward to the Portuguese authorities any information relating to the reporting obligations for each settlement activity and/or dividend payment made on Securities that we may hold in our Account.

This One-Time Certificate shall be effective as of the date mentioned here below and shall remain valid for 5 years as from that date unless terminated by not less than ten (10) business days' written notice to Clearstream served to the above-mentioned address. Upon expiration of the validity, we undertake to provide Clearstream with a renewed One-Time Certificate.

We irrevocably authorise Clearstream to act on the information contained in this certificate. We hereby appoint Clearstream as our attorneys-in-fact with authority to collect and forward this certificate or a copy of this certificate, any attachments and any information relating to it to the Portuguese authorities if these prove relevant to any administrative or legal proceedings or official inquiries undertaken or threatened. We hereby undertake to notify Clearstream promptly upon receipt of any information that would render any statement in this certificate untrue or incomplete. We accept full responsibility in the case of any claims or additional taxes, interest thereon or penalties levied by tax authorities in connection with any payments made in reliance upon this certification, including any additional information provided in connection with it regardless of the liabilities schemes prescribed in Portuguese law.

This One-time certificate is governed and construed in accordance with the laws of the Grand Duchy of Luxembourg (for Clearstream Banking S.A. clients) and Germany (for Clearstream Europe AG clients using Creation accounts and Clearstream Europe AG clients) and the courts of Luxembourg (for Clearstream Banking S.A. clients) and the courts of Germany (for Clearstream Europe AG clients using Creation accounts and Clearstream Europe AG clients) shall have exclusive jurisdiction for all legal proceedings relating thereto.

We hereby certify that the above information is true, correct and complete and that I am (we are) authorised representative(s) of the client named below with powers to produce and undersign this declaration.

### For and on behalf of:

Full name:

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Full Fiscal address:

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Portuguese Tax Identification  
Number (TIN) *(for CEU  
clients only)*:

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One-Time Certificate for Portuguese Equities

By (authorised signature/s):

\_\_\_\_\_  
Authorised signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Place

\_\_\_\_\_  
Authorised signature

\_\_\_\_\_  
Name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date (DD/MM/YYYY)